017.38084A00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE PCT/U.S. RECEIVING OFFICE (RO/US)

In re International Application: NOKIA CORPORATION

International Application No.:

PCT/US00/14694

International filing date:

May 30, 2000

For:

REAL-TIME, INTERACTIVE AND PERSONALIZED VIDEO SERVICES

PETITION FOR REVIVIAL OF UNINTENTIONALLY ABANDONED INTERNATIONAL APPLICATION UNDER 37 CFR §1.137(b)

Assistant Commissioner for Patents Box PCT Washington, D.C. 20231

October 17, 2001

Sir:

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Applicants hereby petition to revive unintentionally abandoned International Application PCT/US00/14694, filed May 30, 2000 in the United States Patent and Trademark Office which designated the United States and other countries to permit entry into the National Phase by the filing of a continuation application claiming the benefit of priority from the International Application under 35 USC §365(c) and 35 USC §120.

Applicants hereby submit that the entire delay in filing the required reply, namely entering the National Phase by filing the continuation application, from the due date for the required reply until the filing date of a granted petition under 37 CFR §1.137(b) was unintentional.

As per the above, the International Application was filed on May 30, 2000 in the United States Patent and Trademark

Office as the Receiving Office (RO) designating all states including the United States. After filing said International Application Applicants filed on August 29, 2000 a Request for Correction of the Applicant In The Receipt of Record Copy to reflect that one of the Applicants is Nokia Inc., for the United States (US). Thereafter, a Demand for International Preliminary Examination was timely filed on December 27, 2000. Thus, International Preliminary Examination was to proceed in the European Patent Office based on the originally filed International Application.

On January 31, 2001, the International Bureau issued a Communication notifying Applicants that a change in the Request Form was made to indicate the inventors as Inventors/Applicants for the US only. On February 14, 2001, a further Communication was issued from the International Bureau requesting Applicants agreement to a change to reflect that Applicants Nokia Corporation are Applicants for all countries except the US and that the inventors are Applicants for U.S. only.

The above described confusing set of communications caused Applicants to inadvertently through error and misunderstanding filed a Request for Withdrawal of Designated State (US only) on February 21, 2001. It was Applicants intention to enter the US via the National Phase and therefore the inventors were to be indicated as Inventors/Applicants for the US. Upon uncovering this error Applicants filed a Revocation of the Request for Withdrawal of Designated State

(US only) on May 30, 2001 so as to revoke the February 21, 2001 Request for Withdrawal of Designated State (US only) since it was always Applicants intention to enter the US via the National Phase. However, a communication was issued on July 5, 2001 indicating that the 'Patent Cooperation Treaty does not provide for the reinstatement of a designated state that has been withdrawn'.

Thus, to the extent the International Application is abandoned such abandonment occurred through error, inadvertence and completely unintentional. Therefore, based on the above, Applicants hereby request revival of the International Application so as to permit entry of the National Phase in the U.S. by the filing of the attached Continuation Application.

Favorable consideration of this Petition is respectfully requested.

To the extent necessary, the applicants petition for an extension of time under 37 CFR 1.136. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, or credit any overpayment of fees, to the deposit account of Antonelli,

Terry, Stout & Kraus, LLP, Deposit Account No. 01-2135 (017.38084A00).

Respectfully submitted,

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